

HOUSE BILL No. 1464

 $DIGEST\ OF\ HB\ 1464\ (Updated\ February\ 4,\ 2003\ 2:39\ PM\ -\ DI\ 107)$

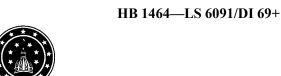
Citations Affected: IC 33-19.

Synopsis: Violence free community fee. Establishes a violence free community fund funded by a \$200 violence free community fee to be collected in specified felony cases that involve the use of a firearm or a deadly weapon. Requires the fee to be distributed to prosecuting attorneys to: (1) reduce the unlawful use of firearms; (2) promote firearm safety training; (3) reduce community violence; and (4) provide equipment for law enforcement agencies.

Effective: July 1, 2003.

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January 15, 2003, read first time and referred to Committee on Judiciary. February 6, 2003, amended, reported — Do Pass.



First Regular Session 113th General Assembly (2003)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2002 Regular or Special Session of the General Assembly.

HOUSE BILL No. 1464

A BILL FOR AN ACT to amend the Indiana Code concerning courts and court officers.

Be it enacted by the General Assembly of the State of Indiana:

1	SECTION 1. IC 33-19-5-1, AS AMENDED BY P.L.1-2002
2	SECTION 133, IS AMENDED TO READ AS FOLLOWS
3	[EFFECTIVE JULY 1, 2003]: Sec. 1. (a) For each action that results in
4	a felony conviction under IC 35-50-2 or a misdemeanor conviction
5	under IC 35-50-3, the clerk shall collect from the defendant a crimina
6	costs fee of one hundred twenty dollars (\$120).

- (b) In addition to the criminal costs fee collected under this section, the clerk shall collect from the defendant the following fees if they are required under IC 33-19-6:
 - (1) A document fee.
 - (2) A marijuana eradication program fee.
- 12 (3) An alcohol and drug services program user fee.
 - (4) A law enforcement continuing education program fee.
- 14 (5) A drug abuse, prosecution, interdiction, and correction fee.
- 15 (6) An alcohol and drug countermeasures fee.
- 16 (7) A child abuse prevention fee.
- 17 (8) A domestic violence prevention and treatment fee.

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1	(9) A highway work zone fee.
2	(10) A deferred prosecution fee (IC 33-19-6-16.2).
3	(11) A document storage fee (IC 33-19-6-18.1).
4	(12) An automated record keeping fee (IC 33-19-6-19).
5	(13) A late payment fee (IC 33-19-6-20).
6	(14) A sexual assault victims assistance fee (IC 33-19-6-21).
7	(15) A violence free community fee (IC 33-19-6-23).
8	(c) Instead of the criminal costs fee prescribed by this section, the
9	clerk shall collect a pretrial diversion program fee if an agreement
10	between the prosecuting attorney and the accused person entered into
11	under IC 33-14-1-7 requires payment of those fees by the accused
12	person. The pretrial diversion program fee is:
13	(1) an initial user's fee of fifty dollars (\$50); and
14	(2) a monthly user's fee of ten dollars (\$10) for each month that
15	the person remains in the pretrial diversion program.
16	(d) The clerk shall transfer to the county auditor or city or town
17	fiscal officer the following fees, within thirty (30) days after they are
18	collected, for deposit by the auditor or fiscal officer in the appropriate
19	user fee fund established under IC 33-19-8:
20	(1) The pretrial diversion fee.
21	(2) The marijuana eradication program fee.
22	(3) The alcohol and drug services program user fee.
23	(4) The law enforcement continuing education program fee.
24	(5) The violence free community fee.
25	(e) Unless otherwise directed by a court, if a clerk collects only part
26	of a criminal costs fee from a defendant under this section, the clerk
27	shall distribute the partial payment of the criminal costs fee as follows:
28	(1) First, the clerk shall apply the partial payment to general court
29	costs.
30	(2) Second, if there is money remaining after the partial payment
31	is applied to general court costs under subdivision (1), the clerk
32	shall distribute the partial payment for deposit in the appropriate
33	county user fee fund.
34	(3) Third, if there is money remaining after distribution under
35	subdivision (2), the clerk shall distribute the partial payment for
36	deposit in the state user fee fund.
37	(4) Fourth, if there is money remaining after distribution under
38	subdivision (3), the clerk shall distribute the partial payment to
39	any other applicable user fee fund.
40	(5) Fifth, if there is money remaining after distribution under
41	subdivision (4), the clerk shall apply the partial payment to any
42	outstanding fines owed by the defendant.



1	SECTION 2. IC 33-19-6-23 IS ADDED TO THE INDIANA CODE
2	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
3	1, 2003]: Sec. 23. In an action in which a person has been convicted
4	of a felony under:
5	(1) IC 35-47 that involves:
6	(A) the use, delivery, sale, or pointing of a firearm;
7	(B) the unauthorized boarding of an aircraft with a
8	firearm;
9	(C) the providing of a firearm to a child; or
.0	(D) recklessly permitting a child to possess a firearm;
.1	(2) IC 35-42-1 that includes the use of a deadly weapon or a
2	firearm as an element of the offense;
.3	(3) IC 35-42-2 that includes the use of a deadly weapon or a
4	firearm as an element of the offense;
.5	(4) IC 35-42-3 that includes the use of a deadly weapon or a
.6	firearm as an element of the offense;
.7	(5) IC 35-42-4 that includes the use of a deadly weapon or a
. 8	firearm as an element of the offense; or
9	(6) IC 35-42-5 that includes the use of a deadly weapon or a
20	firearm as an element of the offense;
21	the clerk shall collect from the convicted person a violence free
22	community fee of two hundred dollars (\$200). The clerk of the
23	court shall transfer a fee collected under this section to the county
24	auditor for deposit in the county user fee fund established by
25	IC 33-19-8-5.
26	SECTION 3. IC 33-19-8-5, AS AMENDED BY P.L.168-2002,
27	SECTION 12, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
28	JULY 1, 2003]: Sec. 5. (a) A county user fee fund is established in each
29	county for the purpose of financing various program services. The
30	county fund shall be administered by the county auditor.
31	(b) The county fund consists of the following fees collected by a
32	clerk under this article, and by the probation department for the
33	juvenile court under IC 31-34-8-8 or IC 31-37-9-9:
34	(1) The pretrial diversion program fee.
35	(2) The informal adjustment program fee.
36	(3) The marijuana eradication program fee.
37	(4) The alcohol and drug services program fee.
88	(5) The law enforcement continuing education program fee.
10	(6) The deferral program fee.
l0	(7) The jury fee.
11	(8) The drug court fee.
12	(9) The violence free community fee.

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1	(c) All of the jury fee and two dollars (\$2) of every deferral program	
2	fee collected under IC 33-19-5-2(e) shall be deposited by the county	
3	auditor in the jury pay fund under IC 33-19-10.	
4	SECTION 4. IC 33-19-8-9 IS ADDED TO THE INDIANA CODE	
5	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY	
6	1, 2003]: Sec. 9. (a) Each county auditor shall establish a violence	
7	free community fund to receive funds deposited in the county user	
8	fee fund from the collection of the violence free community fee.	
9	(b) Upon receipt of monthly claims from a prosecuting attorney,	
10	the county fiscal body shall adopt an ordinance to appropriate the	
11	funds in the violence free community fund to the prosecuting	
12	attorney.	
13	(c) The funds appropriated under subsection (b) must be used	
14	by the prosecuting attorney to do the following:	
15	(1) Reduce the unlawful use of firearms.	
16	(2) Promote firearm safety training.	
17	(3) Promote the reduction of violence in the community.	
18	(4) Provide equipment to county and local law enforcement	
19	agencies.	
20	(d) A county fiscal body may not transfer funds previously	
21	appropriated to the prosecuting attorney under subsection (b).	
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COMMITTEE REPORT

Mr. Speaker: Your Committee on Judiciary, to which was referred House Bill 1464, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

Page 4, line 16, delete "the disposal of unwanted firearms." and insert "firearm safety training.".

and when so amended that said bill do pass.

(Reference is to HB 1464 as introduced.)

LAWSON L, Chair

Committee Vote: yeas 12, nays 0.

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